

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

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LAUREN CALVERT,

Plaintiff,

v.

MICHAEL WAYNE ELLIS, *et al.*,

Defendants.

Case No. 13-cv-00464-APG-NJK

**ORDER DENYING DEFENDANTS' MOTION
IN LIMINE TO PRECLUDE EVIDENCE AS TO
DEFENDANT RUNNING A RED LIGHT, SKID
MARKS, AND DEFENDANT DRIVER'S
ALLEGED POST-ACCIDENT STATEMENT**

(Dkt. #205)

Defendants move in limine to exclude evidence that the defendant driver ran a red light, created skid marks on the road, and made certain post-accident statements. Evidence regarding the red light may be proffered because it will help the jury understand how the accident occurred. *See Fed. R. Evid. 401, Advisory Comm. Notes (1972)*. The probative value of this evidence is not substantially outweighed by a danger of unfair prejudice because the defendants admitted liability. *See Fed. R. Evid. 403*. Evidence regarding skid marks and the driver's post-accident statements may also be proffered because both are relevant to the severity of the collision.

IT IS HEREBY ORDERED that defendants' motion in limine to preclude evidence as to the driver running a red light, creating skid marks, and alleged post-accident statement **(Dkt. #205) is DENIED.**

DATED this 8th day of January, 2016.



ANDREW P. GORDON
UNITED STATES DISTRICT JUDGE